District Judge Daybook Entry

United States Distrct Court - Southern District of West Virginia at Huntington

Date: 6/15/2020 Case Number 3:20-cr-00046

Case Style USA vs. Stewart Longworth Jordan III

Type of hearing Sentencing

Before the honorable: 2514-Chambers

Court Reporter Kathy Swinhart Courtroom Deputy Terry Justice

Attorney(s) for the Plaintiff or Government

Joseph Adams

Attorney(s) for the Defendant(s)

Lee Booten

Law Clerk Sandy Slack Probation Officer Beth Srednicki

Court Times

| Start Time | Stop Time | Court Time Description |
|------------|-----------|---------------------------------|
| 2:00 PM | 2:14 PM | Non-Trial Time/Uncontested Time |

Non-Trial Time/Uncontested Time 00:14

Courtroom Notes

Hearing scheduled to commence: 2:00 pm

Hearing commenced: 2:00 pm

Defendant appeared in person and with counsel pursuant to a plea to the single count Information.

Defendant sworn.

Objections to the Presentence Report:

1 - Joint objection to the base offense level being set at 34 in paragraph 16 because the parties agreed to a base offense level of 30 in the plea agreement - granted.

Presentence Report adopted.

Plea Agreement accepted.

Total offense level 27 criminal history category III

advisory guideline ranges custody 87 - 108 months

sr 4 years

fine \$25,000 - \$5,000,000

SA \$100

Motion of Defendant for downward variance.

Response of Government/ reply. Comments of Defendant. Motion denied.

Custody 87 months

BOP to credit the defendant for the time served on the state parole violation.that was the result of this same conduct The Court recommended:

that the defendant be housed as close to Huntington, WV, as possible;

that the defendant be allowed to participate in a drug abuse treatment program.

Supervised Release 4 years

special condition of supervised release: the defendant will participate in a program of testing, counseling, and treatment for drug and alcohol abuse as directed by the probation officer.

Special Assessment \$100 due immediately

The special assessment will be paid through participation in the Inmate Financial Responsibility Program.

The defendant was informed of appeal rights.

Motion of United States to dismiss Criminal Action No. 3:19-85; motion granted.

Defendant detained.

Hearing concluded: 2:14 pm